UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Case 1:07-cv-06588

ROYAL SLEEP PRODUCTS, INC., a Florida Corporation, Plaintiff. 07 C 6588 v. RESTONIC CORPORATION, an Illinois Corporation, RESTONIC MATTRESS CORPORATION, an Illinois Corporation, SLEEP ALLIANCE, LLC, a Delaware Limited Liability Company, ROYAL BEDDING COMPANY OF BUFFALO. a New York Corporation, JACKSON MATTRESS CO. LLC. a North Carolina Limited Liability Company, CONTINENTAL SILVERLINE PRODUCTS L.P., a Texas Limited Partnership, STEVENS MATTRESS MANUFACTURING CO., a North Dakota Corporation, TOM COMER, JR., an individual, DREW ROBINS, an individual, and RICHARD STEVENS, an individual, Defendants.

UNOPPOSED MOTION TO EXTEND RESPONSE DATE

Pursuant to Rule 6 of the Federal Rules of Civil Procedure and through undersigned counsel, Defendants SLEEP ALLIANCE, LLC, ROYAL BEDDING COMPANY OF BUFFALO, JACKSON MATTRESS CO. LLC, CONTINENAL SILVERLINE PRODUCTS L.P., TOM COMER, JR., and DREW ROBINS present their Unopposed Motion to Extend the Response Date, and in support state as follows:

- 1. Pursuant to discussions with counsel for Plaintiff, Royal Sleep Products, Inc., Plaintiff does not oppose this Motion to extend to and until March 20, 2008 the deadline by which Defendants SLEEP ALLIANCE, LLC, ROYAL BEDDING COMPANY OF BUFFALO, JACKSON MATTRESS CO. LLC, CONTINENAL SILVERLINE PRODUCTS L.P., TOM COMER, JR., and DREW ROBINS are required to plead, move, or otherwise respond to Plaintiff's Complaint in this action.
- 2. The parties in this lawsuit have expressed an interest in resolving this lawsuit in good faith and in a potential purchase of the plaintiff by certain defendants. A meeting with <u>all</u> parties present proceeded on February 13, 2008, in Atlanta, Georgia. Said meeting was facilitated by a mediator Dennis Caniglia of Henning Mediation and Arbitration in an effort to settle this lawsuit and the potential purchase of the plaintiff by certain defendants. Said mediation commenced at 10:00am and proceeded to 8:00pm that evening. The parties have scheduled a second mediation for March 5, 2008 or March 6, 2008 in Atlanta, Georgia, before mediator Caniglia to further discuss a resolution of this case.
- 3. In light of the good faith effort and intention of all parties, and in seeking not to burden the court with potentially unnecessary motions and pleadings if the issues in this lawsuit are resolved and the purchase of the plaintiff by certain defendants is finalized, certain defendants request the extension to and until March 20, 2008, to plead, move or otherwise respond to the plaintiff's complaint in this action.
- 4. Defendants SLEEP ALLIANCE, LLC, ROYAL BEDDING COMPANY OF BUFFALO, JACKSON MATTRESS CO. LLC, CONTINENAL SILVERLINE PRODUCTS L.P., TOM COMER, JR., and DREW ROBINS request this Court to enter an Order extending to and until March 20, 2008 the deadline for Defendants SLEEP ALLIANCE, LLC, ROYAL

BEDDING COMPANY OF BUFFALO, JACKSON MATTRESS CO. LLC, CONTINENAL SILVERLINE PRODUCTS L.P., TOM COMER, JR., and DREW ROBINS to plead, move or otherwise respond to Plaintiff's Complaint in this action.

5. All parties also request that the Pre-Trial Conference pursuant to Federal Rule of Civil Procedure 16 scheduled for March 12, 2008 at 9:00am and the requested "Report of Parties Planning Meeting" be continued until after March 20, 2008 to a date convenient to this Court.

PRAYER

WHEREFORE, Defendants SLEEP ALLIANCE, LLC, ROYAL BEDDING COMPANY OF BUFFALO, JACKSON MATTRESS CO. LLC, CONTINENAL SILVERLINE PRODUCTS L.P., TOM COMER, JR., and DREW ROBINS request that this Court enter an Order granting this Unopposed Motion, and extending the deadline for them to plead, move or otherwise respond to Plaintiff's Complaint in this action to and until March 20, 2008 and for a new date for the Pre-Trial Conference pursuant to Federal Rule of Civil Procedure 16 and the completion of the "Report of Parties Planning Meeting" until after March 20, 2008 to a date convenient to this Court.

Dated: February 21, 2008

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CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing document was served in accordance with the Federal Rules of Civil Procedure upon all known counsel of record on February 21, 2008.

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